

निष्यार चे अवस्थित PUBLISHED BY AUTHORITY

सं. 6] No. 6] नई विल्ली, शनिवार, मार्च 21, 1998/फाल्गुन 30, 1919

NEW DELHI, SATURDAY, MARCH 21, 1998/PHALGUNA 30, 1919

इस भाग में जिन्न पृष्ठ संबंधा दी जाती है जिससे कि यह अलग संकलन के कर्ष में रखा जा सके

Separate Paging is given to this Part in order that it may be filed as a separate compilation

भाग II—खण्ड 3—उप-खण्ड (iii) PART II—Section 3—Sub-section (iii)

केन्द्रीय अधिकारियों (संघ राज्य क्षेत्र प्रशासनों को छोड़कर) द्वारा जारी किये गये आवेश और अधिसूचनाएं Orders and Notifications issued by Central Authorities (other than the Administrations of Union Territories)

भारत निर्वाचन ग्रायोग नई दिल्लों, 9 मार्च, 1998

श्रा श्र. 19:— लांक प्रतिनिधित्व श्रीधिनयम, 1951 (1951 का 43) की श्रारा 106 के श्रन्सरण में, भारत निर्वाचन श्रायोग 1996 की निर्याचन श्राणी संख्या 2 में इलाहाबाद उच्च त्यायालय, इलाहा गद के तारीख 19-1-98 के निर्णय को एनदृद्धारा प्रकाणित करता है।

[निर्णय श्रविस्चना के अग्रेजी भाग में छपा है।]

[सक्या : 82/उ.प्र.-लो.स./2/96 (इला.)]

भादेश से

एल,एच, फारूको, सचिव

ELECTION COMMISSION OF INDIA

New Delhi, the 9th March, 1998

O.N. 19.—In pursuance of Section 106 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby publishes the judgement dated 19-1-1998, of the High Court of Judicature at Allahabad, Allahabad in election petition No. 2 of 1996.

IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD

CIVIL SIDE

ORIGINAL JURISDICTION

Dated, Allahabad, the 19th January, 1998

PRESENT

The Hon'ble J.C. Guptu J.

ELECTION PETITION NO. 2 OF 1996

Rudra Prasad Misra, son of Sri Mahadeo Misra, resident of Village Raipur, Post Office Ugrasenpur, District Allahabad . . Petitioner,

Vs.

Jang Bahadur Singh Patel, son of Sri Baij Nath, resident of 19, Rajapur, Allahabad. . . Respondent.

District: Allahabad

BY THE COURT

rivario di relativistico de la compansión de la compansió

None is present on behalf of the petitioner. As per the office report publication charges amounting to Rs, 6550 plus M.O. Charges have also not been deposited by the petitioner under Chapter XV-A of Rule 6(e) of the High Court Rules It further appears that this Election Petition has been rendered infructuous an account of fresh election. The petitioner has deposited Rs. 2000 as security money, This amount shall be adjusted towards the balance amount of publication charges and for the recovery of the remaining amount the registry is directed to issue recovery certificate to the concerned Collector/District Magistrate for recovery of the said amount and for its remitance to the registry within two months.

The petition is dismissed. However, the office is directed to put up a report within two months whether the recovery certificate has been issued and the amount has been remitted to the registry or not.

Dted, 19th January, 1998.

J. G. Gupta.

[No. 82|UP-HP|2|96(Alld)] By Order, L. H. FARUQI, Secy.